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    UNITED STATES OF AMERICA
 9
                         UNITED STATES DISTRICT COURT
10
                    FOR THE CENTRAL DISTRICT OF CALIFORNIA
11
    UNITED STATES OF AMERICA,
                                         No. CR 03-0084-VAP
12
              Plaintiff,
                                         GOVERNMENT UNOPPOSED EX PARTE
13
                                         MOTION TO SEAL PRE-SENTENCE REPORT
                   v.
                                         ATTACHED TO GOVERNMENT
14
                                         RESPONSE
    RODRICK CARDALE REED,
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              Defendant.
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         The government, by and through an attorney of record, Assistant
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    United States Attorney Timothy J. Searight, hereby files ex parte a
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    request to place defendant's Pre-Sentence Report, which was attached
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    as an exhibit to the government's response to a motion for re-
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    sentencing and compassionate release in the above-captioned case,
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under seal. Defendant's counsel does not object to this request and has indicated that defendant would like the Pre-Sentence Report to be placed under seal. The government's request is based on the attached memorandum of points and authorities. Respectfully submitted, TRACY D. WILKISON Acting United States Attorney SCOTT M. GARRINGER Assistant United States Attorney Chief, Criminal Division /s/ Dated: July 2, 2021 TIMOTHY J. SEARIGHT Assistant United States Attorney Attorneys for Plaintiff UNITED STATES OF AMERICA 

POINTS AND AUTHORITIES

On May 20, 2021, defendant Rodrick Cardale Reed ("defendant") filed a motion for re-sentencing and compassionate release. (CR 1841.) On June 22, 2021, the government filed an opposition to defendant's motion. (CR 1854.) The government filed Attachment 1 with the Opposition that included the Pre-Sentence Report ("PSR") for defendant. The government mistakenly believed that defendant previously filed the document on the record in the case. (CR 1854, n. 1.)

On approximately June 28, 2021, government counsel was contacted by telephone by Ian Wallach, Esq., counsel for defendant. Counsel indicated that the PSR was not previously filed on the record. The government reviewed records and confirmed that counsel was correct. The government suggested that the government would file a request to place the attachment under seal, and counsel agreed that it would be appropriate to do so.

Therefore, the government hereby requests that the Attachment to to its Opposition, that is, the attachment to docket entry 1854 in this case, be placed under seal.